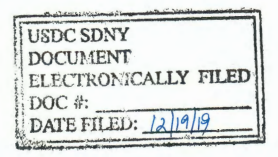
Renato C. Stabile Attorney at Law 580 Broadway, Suite 400 New York, NY 10012 212-219-1469 (o) 212-219-1897 (fax) 917-204-0181 (mobile) renato.c.stabile@gmail.com



December 18, 2019

VIA ECF

Hon. Sidney H. Stein United States District Judge Southern District of New York Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

MEMO EMPORSED

Re: United States v. David Holland, 18 Crim. 908 (SHS)

Dear Judge Stein:

cc:

I am the attorney for David Holland, the defendant in the above-referenced matter. With the consent of the Government, I write to request a 45-day adjournment of Mr. Holland's sentencing in this matter, currently scheduled for January 8, 2020 at 4:00 pm. This is my first request for an adjournment. The reasons for the request are that Mr. Holland was unexpectedly moved from the MCC to the Westchester County Jail in Valhalla, NY before I received his draft Presentence Report. As a result of that transfer, Mr. Holland no longer has access to CorrLinks email, which has made communication more difficult. Due to the distance and my schedule, I have not yet had the opportunity to review the draft PSR with him in order to file any corrections or objections. In addition, several facts came out during the PSR interview about Mr. Holland's personal background that warrant additional investigation and factual development to assist the Court in understanding his personal circumstances. I request more time to develop those facts. I have communicated with Assistant United States Attorney Jacob Gutwillig, who advises that the Government has no objection to this request.

I thank the Court for its consideration.

Sincerely,

the sentencing is algorished to March 25, 2020, at 2:30pg. selling sentencing submissions to due by March 11. government

Renato C. Stabile

AUSA Jacob Gutwillig (via ECF)

SO ORDERED /2

SIDNEY H. STEIN

U.S.D.J.